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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.
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٢		¬	EXAMINER	
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			ART UNIT	
		<u>.</u>	ARTONI	PAPER NUMBER
			DATE MAILED:	
	J	EXAMINER INTERVIEW SUMMARY RECOR	RD.	
A44				
All participants (applicant,	applicant's representat	tive, PTO personnel):		
11 //c. F. A	Lernstein	(3)		
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12) 1100	le. / exa	tmener) (4)		
	7/01/	100		
Date of interview	1/29/	70		
Type: Z Telephonic	☐ Personal (copy is gi	ven to applicant applicant's representative).		
F. 1:4:4 -1				
EXPEDIT SHOWN OF GERMONSTI	ation conducted:	Yes PNo. If yes, brief description:	. ,	
	<u>*                                      </u>	,		
Agreement  was reache	ed with respect to some	e or all of the claims in question.     was not reache	ed.	
	2 -			
Claims discussed:	<u> </u>			
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Identification of prior art d	iscussed:	UONE		
Description of the general r	nature of what was agr	eed to if an agreement was reached, or any other comm	mante: Th	a applicant's
		dea to it all agreement was reached, or any other comp	Herits.	a appreans
attorney as	paroned	charge of de pendency	of clas	35
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1/10	1-1	· ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	- //	
aounte	recitate	no with claim	37.	
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(A fuller description, if ne	ecessary, and a copy of	of the amendments, if available, which the examiner a	agreed would ren	der the claims allowable must be
attached. Also, where no co	ppy of the amendment	s which would render the claims allowable is available,	, a summary there	of must be attached.)
Unless the paragraphs belo	w have been checked	to indicate to the contrary, A FORMAL WRITTEN	RESPONSE TO	THE LAST OFFICE ACTION IS
NOT WAIVED AND MUST last Office action has alread	T INCLUDE THE SUI	BSTANCE OF THE INTERVIEW (e.g., items $1-7$ or elicant is given one month from this interview date to p	n the reverse side	of this form). If a response to the
			TO VIGO O STORETHER	tor the substance of the interview.
✓ It is not necessary for	r applicant to provide	a separate record of the substance of the interview.		
☐ Since the examiner's requirements that m	interview summary a lay be present in the !	above (including any attachments) reflects a complete last Office action, and since the claims are now allowal	e response to each	of the objections, rejections and discountry is considered to fulfill the
response requiremen	ts of the last Office ac	ction.	(	
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